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Atty. Docket No.: ST02010USU (246-US-U1)

Inventor: Paul Underbrink et al.

Title: CROSS-CORRELATION REMOVAL OF CARRIER WAVE
JAMMING SIGNALS

Date of Deposit: October 9, 2007

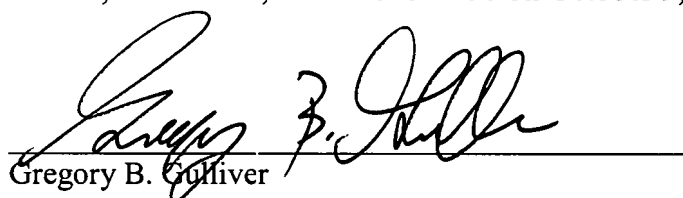
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1. Certificate of Mailing Under 37 C.F.R. § 1.18 (1 page);
2. Response to Final Office Action mailed 08/07/200 (11 pages);
3. Return Postcard (1 Post Card)

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Gregory B. Gulliver



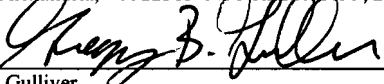
PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANTS: Paul Underbrink et al. EXAMINER: Tu, Julia P.
SERIAL NO.: 10/689,565 ART UNIT: 2611
FILED: October 20, 2003 CASE NO.: ST02010USU (246-US-U1)

ENTITLED: CROSS-CORRELATION REMOVAL OF CARRIER WAVE JAMMING SIGNALS

I hereby certify that this document is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on October 9, 2007.



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October 9, 2007

Commissioner for Patents
Alexandria, VA 22313-1450

Sir:

RESPONSE "B"

The present Final Office Action Response responds to the Final Office Action mailed August 7, 2007. Applicants are submitting this response in a timely manner in order to receive an advisory action. October 7, 2007 fell on a Sunday and Monday October 8, 2007 was a Federal Holiday. Therefore, this action is being filed within the time period allotted for receipt of an Advisory Opinion and such opinion is desired by the Applicants. Claims 1-24 are currently pending in the present application. Applicants are amending claims 1, 5, 9, 13, 17, and 21. Applicants believe that this Final Office Action

Response has added no new matter and places this application in condition for allowance.

Applicants ask that the Examiner reconsider the identified patent application in view of the following remarks and enter the amendments because they place the application in condition for allowance or better condition for an appeal.